Case 10-02050-NLW Doc 20 Filed 05/31/11 Entered 05/31/11 14:00:02 Desc Main

Document Page 1 of 3

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

FORMAN HOLT ELIADES & RAVIN LLC

80 Route 4 East, Suite 290

Paramus, NJ 07652

(201) 845-1000

Attorneys for Charles M. Forman

Chapter 7 Trustee

Erin J. Kennedy (EJK-9227)

In Re:

PLAYMORE INC.,

Debtor.

Chapter 7

Case No. 08-23720 (NLW)

05/31/2011 by Clerk U.S. Bankruptcy

Court District of New Jersey

CHARLES M. FORMAN, TRUSTEE,

Plaintiff,

v.

Adv. Pro. No. 10-2050

WALDMAN PUBLISHING CORP.,

Defendant.

CONSENT ORDER AMENDING JOINT ORDER SCHEDULING PRETRIAL PROCEEDINGS AND TRIAL

The relief set forth on the following pages, numbered two (2) through (3) is hereby **ORDERED**.

ORDERED.

DATED: 05/31/2011

Honorable Novalyn L. Winfield United States Bankruptcy Judge THIS MATTER, having been brought before the Court upon the application filed by Charles M. Forman, the chapter 7 trustee for Playmore, Inc. (the "Trustee" or "Plaintiff"), through his attorneys, Forman Holt Eliades & Ravin LLC, to amend Joint Order Scheduling Pretrial Proceedings and Trial entered on January 13, 2011 (the "Order"), and the parties having agreed to extend the deadlines set forth in the Order and consenting to the relief set forth herein, and for good cause shown, it is

ORDERED that:

- 1. All discovery is to be completed by August 31, 2011. Any motions to compel discovery are to be made so that the court can rule and the discovery can be obtained before that date. Late filed discovery motions shall not constitute cause for an adjournment of the scheduled trial date.
- 2. All other motions shall be filed no later than September 30, 2011 and returnable no later than October 31, 2011. Late filed motions shall not constitute cause for an adjournment of the scheduled trial date.
- 3. () (CHECK IF APPLICABLE). The parties agree to pursue mediation on to attempt to resolve disputed matters. A separate mediation order selecting a mediator and providing for a mediation schedule shall be submitted within ten (10) days.
- 4. Plaintiff shall file a joint stipulation of all undisputed facts and all parties shall file and serve proposed findings of disputed facts, proposed conclusions of law, trial briefs if desired by the party, and binders with copies of pre-marked exhibits no later than ten (10) days prior to the trial. The parties anticipate a trial of approximately 1 day.
- 5. All parties shall bring to the trial sufficient copies of their exhibit lists to provide two to the court and one for each adversary. All parties shall also bring to trial a binder containing the

Case 10-02050-NLW Doc 20 Filed 05/31/11 Entered 05/31/11 14:00:02 Desc Main Document Page 3 of 3

originals of	their respective	e exhibits.		
6.	The trial will commence on			
thereafter as	s the matter ma	y be heard, at:		
United States Bankruptcy Court Address: Martin Luther King, Jr. Federal Building & Courthouse 3 rd Floor, 50 Walnut Street Newark, New Jersey 07102				
	C	ourtroom # 3D - Honor	rable Novalyn L. Winfield	

ALL PARTIES MUST BE PREPARED TO PROCEED TO TRIAL ON THE SCHEDULED DATE. ADJOURNMENTS WILL BE GRANTED ONLY FOR COMPELLING REASONS BEYOND THE CONTROL OF THE PARTIES. ADJOURNMENT REQUESTS MUST BE RECEIVED NO LATER THAN THE THIRD BUSINESS DAY BEFORE THE SCHEDULED TRIAL DATE.

THE UNDERSIGNED CONSENT TO THE FORM AND ENTRY OF THE WITHIN ORDER

FORMAN HOLT ELIADES & COHEN TAUBER SPIEVACK & RAVIN LLC Attorneys for Charles M. Forman Trustee for Playmore Inc. By: /s/ Erin J. Kennedy Erin J. Kennedy, Esq. By: /s/ Joseph Vann Joseph Vann, Esq.

Dated: May 12, 2011 Dated: May 10, 2011

m:\cmf\playmore\preference\waldman publishing corp\consentorder.final.doc